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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/657,956	09/09/2003	Caifang Yin	IP-024376	3049	
1726	7590 12/08/2004		EXAMINER		
	TONAL PAPER COM DGE BOULEVARD	ALVO, MARC S			
	OH 45140	ART UNIT	PAPER NUMBER		
			1731		
		DATE MAILED: 12/08/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	ition No.	Applicant(s)	
		10/657		YIN	N
	Office Action Summary	Examin	er	Art Unit	
		Steve A	Alvo	1731	
5	The MAILING DATE of this commun			- '	lress
Period fo		_		•	
File Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNI Insions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this community period for reply specified above is less than thirty (3) period for reply is specified above, the maximum state to reply within the set or extended period for reply eply received by the Office later than three months are departed term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no unication. o) days, a reply within the si ultury period will apply and will. by statute, cause the a	event, however, may a reply tatutory minimum of thirty (3 will expire SIX (6) MONTHS	be timely filed O) days will be considered timely. From the mailing date of this con	nmunication.
Status					
1)	Responsive to communication(s) file	d on			
2a) <u></u> □		2b)⊠ This action is	non-final.		
3)	Since this application is in condition to	for allowance excep	ot for formal matters	, prosecution as to the	merits is
	closed in accordance with the practic				
Dispositi	on of Claims				
4)⊠	Claim(s) 1-22 is/are pending in the a	nolication			
	4a) Of the above claim(s) is/ar	• •	onsideration		
	Claim(s) is/are allowed.	e withdrawn nom c	onsideration.		
	Claim(s) <u>1-22</u> is/are rejected.				
	Claim(s) is/are objected to.				
	Claim(s) are subject to restrict	ion and/or election	requirement	•	
	on Papers	and of blockon	requirement.		
	The specification is objected to by the				
	The drawing(s) filed on is/are:				
	Applicant may not request that any object				
11)[] -	Replacement drawing sheet(s) including to	the correction is requi	ired if the drawing(s) is	s objected to. See 37 CFR	! 1.121(d).
ו וויי	The oath or declaration is objected to	by the Examiner. N	lote the attached Of	fice Action or form PTO	-152.
Priority u	nder 35 U.S.C. § 119			•	
12) [] <i>(</i> a) [Acknowledgment is made of a claim fo ☐ All b) ☐ Some * c) ☐ None of:	or foreign priority ur	nder 35 U.S.C. § 11	9(a)-(d) or (f).	
	 Certified copies of the priority d 	locuments have be	en received.		
•	2. Certified copies of the priority d			cation No.	
	Copies of the certified copies of	f the priority docum	ents have been rec	eived in this National St	age
	application from the Internation	al Bureau (PCT Ru	le 17.2(a)).		9
* S	ee the attached detailed Office action	for a list of the cert	lified copies not reco	eived.	
\ttachment(s)				
I) 🔀 Notice	of References Cited (PTO-892)		4) Interview Summ	nary (PTO-413)	
2) Notice	of Draftsperson's Patent Drawing Review (PT	O-948)	Paper No(s)/Ma	il Date	
intorm معيارد Paper	ation Disclosure Statement(s) (PTO-1449 or P No(s)/Mail Date <u>9-03</u>	TO/SB/08)	5) Notice of Inform 6) Other:	al Patent Application (PTO-15	52)
S. Patent and Tra					
TOL-326 (Re	v. 1-04)	Office Action Summa	ırv	Part of Paper No./Mail Date	20041203

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-10, 13-15, 17 and 18 rejected under 35 U.S.C. 102(b) as being anticipated by UCHIDA et al.

UCHIDA et al teaches cooking wood chips to produce wood pulp and treating the unbleached digested pulp to washing, oxygen delignification (column 7, lines 53-58) followed by a multi-stage ECF (elemental chlorine free) bleaching process (column 8, line 28-column 9, line26), wherein the first chlorine dioxide stage is at a consistency of preferably 10%-25% (column 5, lines 45-49) and a time of 5 to 180 minutes (column 6, line 46); see Example 3 for a O₂-A-D-E-D/O bleaching sequence wherein the first chlorine dioxide stage is at a consistency of 10% and for a time of 60 minutes (column 13, lines 13-17). These are the same steps taught by Applicant. UCHIDA et al column 9, lines 42-48, teaches that when nitrogen gas is used, chlorine dioxide bleaching is hindered in the first chlorine dioxide stage. Thus delignification rather than bleaching would occur. See column 9, lines 18-20 for an extraction stage enhanced with oxygen or peroxide. The first D_(pressure)-stage of UCHIDA et al replaces conventional first chlorine

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dioxide stages in multi-stage bleaching processes. UCHIDA et al column 9, lines 42-48, wherein it is taught that when nitrogen gas is used, chlorine dioxide bleaching is hindered in the first chlorine dioxide stage.

Claims 21 and 22 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over HENRICSON (6,306,253).

HENRICSON teaches treating pulp at a pH of 2 to 5 and a temperature of 75 to 130 °C (167-266 °F) for a preferred time of 50 to 150 minutes (column 2, line 26) prior to chlorine dioxide bleaching to remove preferably 50% of the hexenuronic acids from the pulp to obtain a significant savings in chlorine dioxide bleach chemical in the subsequent chlorine dioxides bleach stage (see paragraph bridging columns 1 and 2; column 2, lines 28-30; and Figure 5). If necessary, it would have been obvious to optimize the acid treatment conditions of HENRICSON to increase the removal of the hexenuronic acids.

Claims 1-10 and 13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over UCHIDA et al (6,235,153) with or without the ADMITTED PRIOR ART (specification, paragraph [0007], page 2, lines 12-15).

UCHIDA et al teaches cooking wood chips to produce wood pulp and treating the unbleached digested pulp to washing, oxygen delignification (column 7, lines 53-58) followed by a multi-stage ECF (elemental chlorine free) bleaching process (column 8, line 28-column 9, line26), wherein the first chlorine dioxide stage is at a consistency of preferably 10%-25% (column 5, lines 45-49) and a time of 5 to 180 minutes (column 6, line 46); see Example 3 for a O₂-A-D-E-D/O bleaching sequence wherein the first chlorine dioxide stage is at a consistency of 10% and for a time of 60 minutes (column 13, lines 13-17). These are the same steps taught by

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Applicant. The D_(pressure)-stage of UCHIDA et al replaces conventional chlorine dioxide stages in multi-stage bleaching processes. Obviously the first chlorine dioxide stage would remove lignin in the same manner as the instant process as the instant process treats the same material under the same chlorine dioxide conditions. If this is not obvious, then the ADMITTED PRIOR ART teaches that in a typical ECF bleach plant the first chlorine dioxide stage is for delignification and the following stages for bleaching. It would have been obvious to the routineer from the teachings of the ADMITTED PRIOR ART (specification, paragraph [0007], page 2, lines 12-15), that the first chlorine dioxide bleach stage of UCHIDA et al would delignify the pulp as it would be a delignification stage. UCHIDA et al column 9, lines 42-48, teaches that when nitrogen gas is used, chlorine dioxide bleaching is hindered in the first chlorine dioxide stage. Thus delignification rather than bleaching would occur. See column 9, lines 18-20 for an extraction stage enhanced with oxygen or peroxide. See Uchida et al, column 4, lines 54-56 for treating hardwood or softwood; see column 9, lines 3-7 for following the initial chlorine dioxide stage with other chlorine dioxide and extraction stages. Claim 16, 19 and 20 are rejected as UCHIDA et al teaches using one or more of the high pressure chlorine dioxide bleach stages (column 8, lines 27-30). Obviously these could replace any of the stages in a conventional multistage bleaching sequence, e.g. the conventional DEDED sequence. It would have been obvious to the artisan that UCHIDA et al could use more than two chlorine dioxide stages, as such is conventional as evidenced by column 3, lines 44-45.

Claims 11, 12, 21 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over UCHIDA et al (6,235,153) with or without the ADMITTED PRIOR ART (specification,

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paragraph [0007], page 2, lines 12-15) as applied to claim 1 above, and further in view of HENRICSON (6,306,253).

HENRICSON teaches treating pulp at a pH of 2 to 5 and a temperature of 75 to 130 °C (167-266 °F) for a preferred time of 50 to 150 minutes (column 2, line 26) prior to chlorine dioxide bleaching to remove preferably 50% of the hexenuronic acids from the pulp to obtain a significant savings in chlorine dioxide bleach chemical in the subsequent chlorine dioxides bleach stage (see paragraph bridging columns 1 and 2; column 2, lines 28-30; and Figure 5). It would have been obvious to use the conditions taught by HENRICSON in the acid stage of UCHIDA et al (UCHIDA et al, column 6, lines 24-27) to remove at least 50% of the hexenuronic acid to save chlorine dioxide bleaching agent as taught by HENRICSON.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steve Alvo whose telephone number is 571-272-1185. The examiner can normally be reached on 5:45 AM - 2:15 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Griffin can be reached on 571-272-1189. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Steve Alvo

Primary Examiner

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